

The Daily Republican.

R. E. HAMMER, J. R. KODNER,
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SATURDAY EVENING, OCT. 15, 1881.

The Ohio and Iowa ground swells, and the blunting of Bayard's hopes, all in one week—no wonder the Bourbons are disheartened.

In a recent letter Commissioner Baum, of the internal revenue bureau, calls attention, with pardonable pride, to the fact that he has collected over six hundred million dollars of public revenue without the loss of a dollar.

The *Globe-Democrat* voices the general sentiment of every true Republican in the country when it says: "Let us have peace in the Republican party and the gates of hell cannot prevail against it."

THE three masked burglars, who entered a farm house, gagged its inmates, and stole \$6,000 in gold, in Macoupin county, Ill., on Tuesday night, turned out to have been three young fellows, who are apparently novices in crime. They were arrested at Litchfield, Montgomery county, Thursday night and are now in jail.

AND still our neighbor of the *Review* maintains an ominous silence with reference to the elevation of its "own and only" senator to the high place recently occupied for a few brief days by that Bourbon of the Bourbons, Thomas F. Bayard. Can it be possible that our contemporary is not pleased with the honor conferred upon his near and dear friend?

GUITTAU was arraigned yesterday to plead to the indictment found against him, and entered the formal plea of "not guilty." He desired to make a statement but was not permitted to do so, the court informing him that it was not the proper time to do so. The time for the trial was fixed for November 7th, and the prisoner was remanded to jail. The only demonstration that was made looking towards violence was by a man who had evidently been drinking, and it was not of a character to create serious alarm.

A BLASTED REPUTATION

The time has been when Thomas F. Bayard was generally looked upon as a son of the highest honor, who held himself above the tricks of the petty politician and desired only to be found in the higher realms of statesmanship.

But the bubble of his reputation has been pricked, and his lofty pretensions turn out to be but froth after all. Mr. Bayard has shown himself to be no better than the great mass of his party, but as willing to profit by resorting to *Admirable* trick as the noisy ward politician who "russ" the primaries.

Mr. Bayard's high sense of "honor" was not sufficient to induce him to do, like the dubious distinction of being elected to a high office through the dismemberment of two states. He did not, with all his pretended devotion to the dignity of state rights, see fit to take his voice against this unparalleled outrage. Indeed, he did not shrink from recording his vote against the admission of the three senators whose votes, as he well knew, would have kept him out of the chair. In the face of this exhibition of partisanship and self-seeking upon the part of Mr. Bayard, only one thing more was needed to establish his claim to the title of base demagogue of the senate, and this he supplied on Thursday, when, with pharisaical air and theatrical flourish, he sick the trouble to announce that he *never* obtained an office by voting for himself, and would never retain one by *that* means. Inasmuch as Mr. Bayard's vote would not have affected the result in the least he might have spared the effort which has done so much to make him ridiculous in the eyes of the country. It is not often that a public man succeeds in getting rid of a good name as speedily as has Mr. Bayard.

COLLECTIONS for the Field fund for the relief of Mrs. Garfield will commence to-day. The *New York Mail*, which is owned by Mr. Field, says:

The fund now amounts to \$338,264.00. The United States Trust Company held \$275,000 in United States 4 per cent bonds, and the uninvested balance is cash, as trustee for the gifts of the American people. Not a cent has been taken from the fund for the expenses of raising it. On the 1st of September a check for the quarterly instalment on the United States bonds held in trust was sent to Mrs. Garfield by the United States Trust Company. A check for nearly \$1000 has also been sent to the late president's mother, enclosing the gifts made specially for her benefit.

The Cost of the Late President's Sick-nss and Funeral.

Washington Cor. Boston Globe.

As to the cost of the late President Garfield's sickness and funeral, congress is expected to foot all the bills, and it is estimated that \$100,000 will cover them. Whether that body will vote any money to Mrs. Garfield or not is uncertain. Three thousand dollars a year was voted to Mrs. Lincoln, and it is not likely that a larger amount, if any, will be voted to Mrs. Garfield, whose income from the subscriptions of \$350,000 will be ample for all present and future necessities. The largest item of the expenses will be doctors' fees. Dr. Bliss expects \$25,000 for the work he has done. He attended the president twelve weeks continuously, not being absent more than five hours at a time from his bedside, and days passed when he did not secure an hour of sleep. He also dressed the wound, and assisted in moving the patient every time his position was changed. Dr. Bliss' health was shattered by his constant watching, and he was forced to abandon his practice. He expended over \$2,000 in the meantime. Dr. Rayburn will not expect over \$3,000, and Drs. Barnes and Woodward, being officers of the army, cannot receive any fees. Drs. Agnew and Hamilton will doubtless expect about \$12,000 each. It is not likely that Dr. Boynton, who is a relative of Mrs. Garfield, will present any bill. Mrs. Dr. Edson, as nurse, is put down for \$1,000. The whole bill for medical services and supplies will aggregate about \$53,000, the drugs etc., being estimated at \$500. The beef extracts, koumiss, and liquors were all donated, as was also the cooling apparatus, the ice for which will cost the government \$300. The Pennsylvania Railroad Company, it is understood, will not make any charge for the transportation of the president from Washington to Elberon, nor for the conveyance of the body back to Washington and thence to Cleveland. The expenses at Elberon are estimated at \$1,000, and Sergeant-at-Arms Bright thinks a similar amount will cover the expenses at the capitol. The cost of the trip of senators and representatives to Cleveland, hire of carriages, etc., is fixed at \$5,000. Telegraphic expenses are figured at \$2,000. Other bills, including carriage hire at Washington and Cleveland and undertaker's and embalmer's services, will probably reach \$5,000. The *Globe* correspondent says that if a private citizen had received the same attention and been required to pay for everything, his bills would be double the amount (\$100,000) estimated.

The total cost of the funeral to the state of Ohio and the city of Cleveland is estimated at \$347,650.

THE following is the law of succession under which Mr. David Davis would not temporarily as President of the United States in the event of Mr. Arthur's death:

Section 147. Whenever the offices of President and Vice President both become vacant, the secretary of state shall forthwith cause a notification thereof to be made to the executive of every state, and shall also cause the same to be published in at least one of the newspapers printed in each state.

Section 148. The notification shall specify that elections of a President and Vice President of the United States shall be appointed or chosen in the several states as follows:

1. If there shall be the space of two months yet to ensue between the date of such notification and the first Wednesday in December then ensuing, such notification shall specify that the electors shall be appointed or chosen within thirty four days preceding such first Wednesday in December.

2. If there shall not be the space of two months between the date of such notification and such first Wednesday in December, and if the term for which the President and Vice President last in office were elected will not expire on the 3d day of March next ensuing, the notification shall specify that the electors shall be appointed or chosen within thirty four days preceding the first Wednesday in December in the year next ensuing; but if there shall not be the space of two months between the date of such notification and the first Wednesday in December then next ensuing, and if the term for which the President and Vice President last in office will expire on 3d day of March next ensuing, the notification shall not specify that electors are to be appointed or chosen.

Section 149. Electors appointed or chosen upon the notification prescribed by the preceding section shall meet and give their votes on the first Wednesday of December specified in the notification.

TWENTY-FIVE boxes, carefully packed and arranged, are ready at the White House for transportation to Mentor, O. There will be six more boxes, which in all will contain the personal effects of the late president and the members of his family. The contents of the boxes are books, papers and household property. Nothing from the sick room will be sent to Mentor except the large fans which were used in cooling the atmosphere immediately surrounding the sick president.

CARTER'S Little Liver Pills have not equal as a prompt and positive cure for sick headache, biliousness, constipation, pain in the side, and all liver troubles. Try them. For sale by Hubbard & Swearingen.

CARTER'S Little Liver Pills exert a wholesome mildly stimulating effect on the stomach, which is a direct aid to digestion, at the same time acting energetically on the liver and gently on the bowels. For sale by Hubbard & Swearingen.

TELEGRAPHIC PARRELL.

The Effect of his Arrest and Imprisonment.

WASHINGTON NEWS.

LONDON, Oct. 14.—A Dublin correspondent, describing the state of affairs there yesterday in connection with the arrest of Parnell, says the guards all over the city were trebled and the police patrols doubled. The dragoons ride through the streets in all directions. The detectives narrowly watched the movements of the league. A posse of police occupied premises close to the league offices. A special force of foot and horse artillery has been detached for duty at Kilmainham jail. The Dublin *Evening Mail* says the league has resolved to attack Kilmainham jail.

Forster chief secretary for Ireland, was guarded by dragoons in going from the castle to his residence.

LONDON, Oct. 14.—Twenty-five hundred troops of all arms are at Nass. At the sitting of the Kildare convention yesterday a resolution of sympathy with Parnell was passed.

Parnell, on being arrested, intimated a desire to avoid a demonstration, and to be subject to the same rules as other suspects.

DUBLIN, Oct. 14.—Orders have been received at Limerick to confine all the troops to the barracks until further orders as great excitement exists there owing to Parnell's arrest.

NEW YORK, Oct. 14.—Patrick Egan, treasurer of the Irish national land league, telegraphs from Paris: "We call upon every Irish nationalist, and every friend of liberty, justice and humanity to stand by us in the coming crisis. Although further arrests, and the wholesale slaughter of the Irish people, is determined upon by the Gladstone ministry, our banner will be onward. Landlordism is doomed. British rule in Ireland has seen the beginning of its end."

NEW YORK, Oct. 14.—A cable to the *Irish World* says Quion, secretary of the land league, has been arrested and lodged in Kilmainham jail.

BERLIN, Oct. 14.—The arrest of Parnell was generally approved here.

WASHINGTON, Oct. 14.—In the arraignment of Guiteau in the criminal court to-day, Mr. Scoville, counsel for defense, presented his affidavit, concluding as follows: "The affiant believes that, as many witnesses will be necessary on the part of the defense, as appear on the list of witnesses for the prosecution, to wit, forty-four the court is respectfully asked to make an order allowing any number of witnesses not exceeding forty-four to be subpoenaed on the part of the defendant as his counsel may from time to time deem necessary. Affiant further states defendant has no means for the payment of any expenses, and that affiant himself has received nothing and expects to receive nothing for his expenses, disbursements, etc."

The affidavit having been read, Mr. Scoville said: "I have endeavored, under the instructions of defendant, to secure competent counsel to attend to his defense. I am myself not familiar with criminal law or criminal practice, and would not feel competent to take upon myself the defense. I have acted alone, thus far, merely from the force of circumstances. As soon as the application was made to me to act for the defendant, and in accordance with his request, I asked Emery A. Stora, of Chicago, a gentleman conversant with criminal law, to undertake the defense. Mr. Stora said his engagements were such that it would not be possible for him to give that time and attention to it which the importance of the case demanded. I next applied to Richard T. Merrick, of this city, and received substantially the same answer. Mr. Merrick, however, kindly consented, in case the question of jurisdiction should be raised, to argue that branch of the case to the court, but he said, beyond that, his engagements would not permit him to take an active part in the defense. I next, under instructions of the defendant, applied to Benjamin F. Butler, but my impression is that the letter addressed to him must have miscarried. It was mailed by me last Monday, and as yet I have received no answer. I saw what purported to be a telegraph dispatch from Mr. Butler to some one in this city, dated Wednesday, at Boston, saying he had not heard from me. I have not addressed him further, hoping he has received, or will receive, my letter. Of course, if he cannot attend to it, it will be my duty to try and obtain other counsel. I mention these things as part of the reasons which I think should operate with the court and influence it to grant further time in this case."

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PARRELL ARTHUR does not talk as much as his critics desire. But when he gets ready to act he gives evidence of firmness, sound judgment and a desire to administer his great trust to the highest public interest. His whole life, public and private, is a guarantee that his administration of public affairs will be characterized by wisdom and integrity, and his large knowledge of men will enable him to call into his service men who will execute every trust with honesty and fidelity. No public man has been so misjudged and shamefully misrepresented, and with so little reason, by those to whom he could reasonably look for sympathy, as President Arthur. His silence and manly bearing under the vituperation, as well as his statesmanlike qualities, have already won the hearts of thinking people, and before a year the nation will have reason to be thankful that in the hour of its greatest necessity the mantle of power fell upon the broad, honest shoulders of just such a man as Chester A. Arthur.

WASHINGTON, Oct. 14.—The resolution offered yesterday by Mr. Lamar relative to the Inter-oceanic Canal, was adopted, as was also the resolution by Mr. Edmonds, directing the judiciary committee to inquire whether the proceedings for the extradition of Vincenzo Rebele had been proper and in accordance with law.

The resolution offered by Mr. Sherman, calling on the secretary of the treasury for the report of J. T. Meline, was laid over one day.

The senate went into executive session.

The president sent the following nominations to the senate: Captain John G. Walker, of Iowa, chief of the bureau of navigation, navy department; William C. Raum, of Mississippi, United States marshal for the southern district of Mississippi; Charles N. Webb, register of the land office, at Deadwood, D. T.

WASHINGTON, Oct. 14.—Senator Sherman is credited with having stated that at the earliest opportunity he will offer a resolution in the senate with a view of bringing out for publication the preliminary report of the special committee which made a partial investigation of the office of custodian of the treasury department. The report in question is known to be confined exclusively to the affairs of the custodian's office, and no other officers of the department are referred to as being in any manner identified with the transactions of that bureau. Gentlemen who have read the report are authority for this statement. The main feature of the document is that the person who was acting in the capacity of custodian was not so authorized by law.

There was a very large attendance this morning in the criminal court room, attracted partly by the impression that the arraignment of Guiteau would take place, and partly by the announcement that the argument in the star route cases would be opened by Robert G. Ingersoll. The latter said he was unwilling to go on, unless the whole matter could be finished in a day or two, and Mr. Cook, for the government, said he was not ready, owing to the absence of counsel. Finally the case was allowed to remain open for two weeks, the time for the opening argument to be fixed after that time.

WASHINGTON, Oct. 14.—Senator Sherman furnished the only notable incident of the session by calling for the report made to Secretary Windom by the committee of treasury officials appointed to investigate charges against Custodian Pitney, which report has been persistently kept from publication by Secretary Windom. Sherman had read the Washington dispatch published in the *Commercial Advertiser*, New York, yesterday. The dispatch alleges that Windom refused to publish because the money had been abstracted from the contingent fund of the treasury to aid Sherman's candidacy for the Chicago nomination. Sherman said, smilingly, that the author of the paragraph was mistaken in supposing that the publication would embarrass him. He wished the judiciary committee to make a thorough investigation. Although Edmonds objected to its immediate passage, and it lies over till to-morrow, no doubt it will pass to-morrow, and the whole subject will be ventilated. Secretary Windom says the grossest exaggerations have been indulged in in regard to the report, and that he suppressed it wholly because the investigation was secret in its character, and the testimony taken was not under oath, and parties reflected on had no opportunity to cross-examine witnesses. Much testimony taken was in the nature of hearsay and rumor. Its publication could do damage to the character of perfectly honest officials, and could not aid in the detection or punishment of offenders further than had already been done.

Sept. 28—d&w!

FLEURY strictly adheres to it—One Price Only—all goods marked in plain figures, never deviates.

Don't Forget

the big sale of Dry Goods on Tuesday morning, at No. 16 Merchant street.

Oct. 10—d&w R. B. BOYNTON.

If you want mini feed, corn or oats you can be supplied at SHELLABOROUGH'S.

Dec. 18—d&w!

The most elegant line of fall goods just arriving at Fleury's the French corner, corner of old square. 2-d&w!

For the best in

DRY GOODS, FANCY GOODS, AND NOTIONS.

In almost Unlimited Variety.

Men's Unlaundried Shirts and Men's Furnishing Goods

of all kinds a Specialty.

For VARIETY, QUALITY and

EXCEEDING LOW PRICES,

our Stock is Unexcelled.

A Thorough Examination Respectfully Solicited.

ALL GOODS MARKED IN PLAIN

SELLING FIGURES.

Oct. 9—d&w

W. H. HULL'S VAPOR STOVES

The Best Summer Stove ever made:

COOKING AND HEATING STOVES

The most desirable patterns:

BASE BURNERS, NEW STYLES:

In fact, almost everything you may want for House-keeping.

If you would secure Bar-gains in any goods I keep, please call at the Mammoth Stores of

CHESTER ST., DECATUR, ILL.

W. H. HULL'S VAPOR STOVES

Supported by

HENRY AVELING, Leonard S. Gutman, Jas. B. Curran, O. W. Blaikie, W. S. Marion, Marion F. Clifton and FLUENTINE SLIMONE.

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VORCE NOTICE.

ILLINOIS, Co-

rt Court—To the December Term,

A. D. M.

Gray vs. John A. Gray—Divorce.

The VENUE is fixed in the court's

of and circuit court that the said

defendant, after due and diligent

cause to be found that the process can

not be served on him, and that he is

not to be found in this country, you,

John A. Gray, are hereby notified that

a suit will be brought on the first day

of January, in the month of December, A. D.

and will be tried in the circuit court,

in the city of Decatur, on the

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